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Smart White Dresses

A Springtime opportunity while the white blossoms are fairest, pick your favorite among our fairest models, you will find them of unexcelled beauty and style.

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Actual \$10 Value

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before it breaks you. If you have a loved one or friend suffering from the liquor curse, you can save him.

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LABOR FAMINE FEARED AS ITALIANS IN AMERICA RUSH TO WAR



Italians in Chicago enlisting for war.

A labor famine is feared in many large cities as Italians by thousands throw up their jobs and enlist for the war. It is estimated that at least ten thousand Italians in Chicago will leave soon for Italy. A much larger number is expected to enlist from New York city.

The D. M. OGDEN CO.

Late Spring Models of Lace-front Corsets have just arrived

There is not a change nor a fashion tendency endorsed by New York's leading modistes that is not exquisitely worked out and immediately given to discriminating and watchful women on last-minute models of

"LA-VICTOIRE" LACE-FRONT CORSETS

Since the first slight "nip in" waist idea was brought out in the early spring, it has grown in popularity.

These late La-Victoire models, just arrived, have the final last word of the dressmakers on this point. A higher bust with waist taken in just enough, and the correct flare at the hips to furnish the model line for the widening skirt—all are given to you in these new Corsets, the culmination of one season's work among the world's fashion designers.

See these Corsets in our Corset Department during the weeks of June 1st to 12th. A special demonstrator will be in attendance to give fittings and show you the style you should buy to give you grace and comfort.

The D. M. OGDEN CO.

OUR STORE WILL BE CLOSED ALL DAY MONDAY—DECORATION DAY

Washington News

WASHINGTON, May 29.—An unusual record has been made by J. Robert Anderson, an attorney in the department of justice, and one that he and his friends have ample reason to be proud of. Slightly over a year ago Mr. Anderson was appointed from Parkersburg to a position in the department referred to. A certain class of cases was given to him, two of them having pending in the federal courts for as long as seventeen years. This week the United States supreme court passed on finally five of his first cases and in each one of them he scored a victory. In these cases large sums of money were involved and by winning them Mr. Anderson saved to the government a total of over \$2,000,000. Besides the monetary phase of the cases, the decisions in two of them establish a principle by which some thirty odd similar cases will be decided, saving to the government millions of dollars. Prior to coming to Washington, Mr. Anderson was one of the leading citizens of Parkersburg, regarded there as an able attorney, and a man who took an active and prominent part in the public affairs of that municipality.

The West Virginia Society of the District of Columbia is to hold its first annual picnic and outing Saturday, July 17, at Great Falls. The committee in charge of program arrangements is composed of the following: Col. J. William De Grange, chairman; William T. George, Todd C. Sharp, E. Joseph Weber, W. C. Cross, Charles M. Knott, E. W. Van Metre, E. T. Morgan, Charles A. Bateman, Samuel Aler, David A. Dingler, Daniel W. Beach, C. M. Ireland, J. S. Lyon, M. G. Fallon, Ada Bartlett, Mary V. Paxton Masdames, C. E. Stevens, Mary Phillips, and H. B. Tritpo.

West Virginia's militia, which may be said to have just been reborn, by virtue of a favorable action by the recent legislature, will be interested in an order issued by Secretary of War Garrison, the aim of which is to put an end to the loss and damage of rifles and other government property issued to the organized militia of the states. The order directs that hereafter all amounts for such losses be deducted from the pay of responsible officers and enlisted men. This action became necessary, it is declared, on account of the increasing loss of federal property and the failure of militia men to care properly for the equipment loaned to them.

The law provides that all government property issued to the organized militia remains "the property of the United States" and must be annually "accounted for by the governor of the state," or other corresponding authority.

Each particular state, therefore, becomes responsible to the federal government for its stewardship of all military equipment issued for its militia. Judge Advocate General Enoch M. Crowder has just rendered an opinion in which he holds that the pay of any person who is in arrears to the United States may be withheld until he has accounted for and paid into the treasury all sums for which he may be liable. Secretary Garrison in conformity with that opinion, has directed that each officer and enlisted man be held personally accountable for the property which will be withheld to satisfy the government for property lost, or for the repair of damaged equipment.

Filled with technical erudition, baked shad and fresh clams, West Virginia's delegation to the tenth annual conference on weights and measures adjourned simultaneously with that conference, and left for their respective homes. The state's delegation was headed by Commissioner of Labor Jack Nightingale.

The other members were C. W. Waggoner, B. M. Mite, Oliver A. Ashburn, L. E. Mook, B. F. Nern and W. H. Smith, the latter of Wheeling.

The postoffice at Veranda, Mason county, has been ordered discontinued. At Ona, Cabell county, Albert S. Sanders has been appointed postmaster to succeed John Childress; at Slate, Wood county, Mrs. Gertha E. Weigle has been commissioned postmistress; at Breedice, Preston county, Miss Alina J. Breedlove has been appointed postmistress; at Slanesville, Hampshire county, Dr. Roland E. S. Taylor has been appointed to succeed O. C. Chapman; at Backus, Fayette county, William A. Narrab has been commissioned postmaster; at Brandywine, Pendleton county, William H. Matheny has been sent a commission.

OPINIONS

By the State Supreme Court in Several Cases Involving the Yost Prohibition Law.

(SPECIAL TO THE TELEGRAM)
CHARLESTON, May 29.—The supreme court has disposed of three cases, in which were involved questions arising under the prohibition laws of the state.

The court held that section 22, chapter 14, acts 1916, was unconstitutional. This section reads:

"In all cases arising under this statute the state shall have the right to appeal."

The court held that this would have the effect of placing a person in jeopardy for the same offense more than once.

The case decided was that of Steve Bornee, who was indicted in Monongalia county, tried and acquitted. The court on motion of the state set the verdict aside, and another jury tried the defendant. This court disagreed and Bornee was returned to jail. He then asked for a writ of habeas corpus which the court awarded.

A writ of habeas corpus was also granted in the case of Nick Anglin, of McDowell county, and the writ of error dismissed as having been improperly awarded in the case of William Rhodes, alias "Black Baby."

The court refused the writ of habeas corpus asked for by Frank Kunick, of Marshall county, on the ground that the constitution inhibition had not been violated.

The opinion of the court which was written by President Robinson in the Bornee case, Judge Lynch not participating in the case, in so far as the syllabus goes is as follows:

Ex parte Bornee.
Habeas corpus. Prisoner discharged. President Robinson.

1. A constitutional provision derived from the common law and contained in other constitutions, which has received a settled construction by judicial decisions prior to its adoption, must be interpreted in the light of the common law and the general judicial acceptance of its meaning.

2. At the common law and under the interpretations in American jurisprudence, protection from second jeopardy for the same offense includes immunity from further prosecution where on a valid indictment, in a court of competent jurisdiction the accused is acquitted by a jury regularly empaneled and sworn to try the issue of his guilt.

3. Prior to the adoption of our constitution it was the general judicial acceptance that an appeal by the state in a criminal case involving life or liberty, after one jeopardy had attached by the empaneling and swearing of a jury, was violative of the principle that one should not twice be put in jeopardy for the same offense, and with this meaning the inhibition became a part of the constitutional law of the state.

4. The constitutional amendment of 1878-80, having for its purpose the revision of the judicial department, did not, wherein it provided that this court should have "such other appellate jurisdiction in both civil and criminal cases as may be prescribed by law," give legislative power to alter the originally understood meaning of jeopardy in the bill of rights.

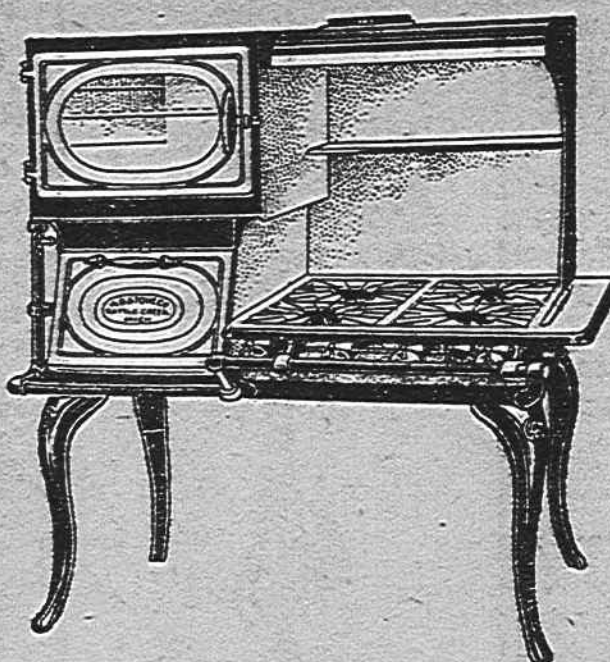
5. Acts 1913, ch. 18, sec. 22, giving right of appeal to the state, is unconstitutional and ineffective in any imprisonment case wherein it operates to put the accused again in jeopardy for the same offense.

6. One imprisoned by the judgment of a court which is without jurisdiction in the premises because proceeding under an unconstitutional law may be discharged by the writ of habeas corpus.

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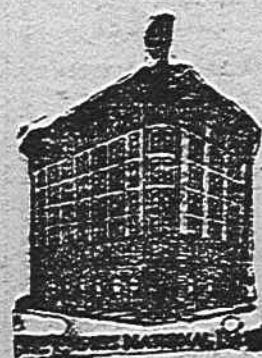
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Corrupt But Not Contented

Municipal votes in two cities have demonstrated that the proverbial "pull" of ward heelers is no longer so effective and more care is used now in selecting men for office.

A special writer has prepared for readers of The Sunday Telegram an article giving the history of the Terre Haute and St. Louis cases, where the highest officers just elected are now serving penitentiary sentences.

Order your copy of The Sunday Telegram delivered to your home by the regular Telegram carrier boy and be sure to read this great article. It appears exclusively in West Virginia in The Sunday Telegram. Order now.

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